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Application Serial No. 10/812,038
Attorney Ref. No. 059US2

In re: Patent Application of) Michael F. Hoey, et al. Group Art Unit: 3736 App. Ser. No. 10/812,038 Examiner: Charles A. Marmor, II Filed: March 29, 2004 For: TISSUE DISCRIMINATION AND APPLICATIONS IN MEDICAL **PROCEDURES** I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Petition, Commissioner 67 Patents, R.O. Box 1450, Alexandria, VA 22313-1450, on August 3, 2005: Signature: Jonathan D. Spangler

E UNITED STATES PATENT AND TRADEMARK OFFICE

PETITION TO WITHDRAW HOLDING OF ABANDONMENT UNDER 37 C.F.R. 1.181
OR, IN THE ALTERNATIVE,
PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED
UNINTENTIONALLY UNDER 37 CFR 1.137(b)

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In response to Notice of Abandonment mailed by the US Patent and Trademark Office on May 4, 2005, Applicant hereby respectfully petitions that the Holding of Abandonment be withdrawn, or in the alternative (in the event the Holding of Abandonment is not withdrawn),

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that the application be revived for unintentional abandonment. In support, Applicant respectfully submits the following:

- (1) Exhibit A: A copy of the Return Receipt Postcard submitted with Applicant's response to the Office Action, date stamped by the USPTO (1 page); and
- (2) Exhibit B: A copy of Applicant's response to the Office Action (19 pages).

I. Petition to Withdraw Holding of Abandonment Under 37 CFR 1.181

The Holding of Abandonment was based on an alleged failure to timely reply to the Office Action mailed September 21, 2004 ("Office Action"). Specifically, the Examiner indicated that no reply had been received. Attached is a copy of the Return Receipt Postcard (Exhibit A) submitted with Applicant's timely response to the Office Action and date-stamped March 28, 2005 by the USPTO. According to MPEP § 503, "[a] postcard receipt which itemizes and properly identifies the items which are being filed serves as a *prima facie* evidence of receipt in the USPTO of all the items listed thereon on the date stamped thereon by the USPTO." Furthermore, the certificates of mailing associated with the Applicant's response indicate that the response was mailed on March 21, 2005, which is within 6 months of the original mailing of the Office Action (A Petition for Extension of Time for 3 months was included in Applicant's response). Thus, the Applicant asserts that the evidence presented indicates that a response to the Office Action was timely filed and received by the USPTO.

The Notice of Abandonment was mailed on May 4, 2005. The Applicant understands that, according to 37 CFR 1.181(f), any petition not filed within 2 months of the mail date of the action complained of may be dismissed as untimely. However, MPEP § 711.03(c)(I)(C) provides that "rather than dismiss as an untimely petition to withdraw the holding of abandonment under 37 CFR 1.181(f), the Office may require a terminal disclaimer as a condition of granting an untimely petition to withdraw the holding of abandonment." For utility applications filed after May 29, 2000, a terminal disclaimer is not required but rather the term of the patent is reduced automatically under the provisions of 37 CFR 1.704(c)(4). The Applicant concedes that the present Petition to Withdraw Holding of Abandonment is being filed outside of the 2-month window, and thus may be considered untimely. However, Applicant hereby respectfully requests that the Commissioner not dismiss this petition as untimely, but rather impose a patent term adjustment as required by 37 CFR 1.704(c)(4) as a condition of granting this petition.

Based on the foregoing, Applicant respectfully requests that the Commissioner grant this Petition for Withdrawal of the Holding of Abandonment on Patent Application 10/812,038 (059US2) such that prosecution on the merits may be re-opened and continued.

If there are any fees or charges associated with this Petition for Withdrawal of the Holding of Abandonment, the Applicant hereby requests that any such fees or charges be made to Deposit Account No.: 50-2040 for Customer No.: 30,328.

II. Petition for Revival of an Application Abandoned Unintentionally Under 37 CFR1.137(b)

In the event the Commissioner declines to grant Applicant's Petition to Withdraw Holding of Abandonment under 37 CFR 1.181 set forth above, the Applicant hereby petitions in the alternative and submits in support a Petition for Revival of an Application Abandoned Unintentionally Under 37 CFR 1.137(b) via the enclosed PTO/SB/64. Applicant respectfully requests that the Commissioner grant this Petition for Revival of an Application Abandoned Unintentionally under 37 CFR 1.137(b) such that prosecution on the merits may be re-opened and continued.

In the event that Applicant's Petition for Withdrawal of the Holding of Abandonment is declined and the Petition for Revival of an Application Abandoned Unintentionally is granted, Applicant hereby request that the Petition fee of \$750 and any other fees or charges be made to Deposit Account No.: 50-2040 for Customer No.: 30,328.

Application Serial No. 10/812,038 Attorney Ref. No. 059US2

III. Conclusion

In the event that there are any questions concerning this submission or the application in general, the Examiner is cordially invited to telephone the undersigned attorney so that prosecution may be expedited.

Respectfully submitted,

NUVASIVE, INC.

By:

Jonathan Spangler, Esq. Registration No. 40,182

4545 Towne Centre Court San Diego, CA 92121 Tel.: (858) 243-0029

August 3, 2005

EXHIBIT "A"

FIP 4/6/05-

Please date stamp this postcard evidencing receipt by the US Patent and Trademark Office of the following materials deposited in First Class Mail on March 21, 2005 regarding App. Ser. No. 10/812,038 (059US2):

- 1. Transmittal Form (1 pg);
- 2. Petition for Extension of Time (1 pg & 1 copy);
- 3. Responsive Amendment (14 pgs);
- 4. Copy of Declaration from Parent Application (1 pg);
- 5. Copy of Inventor Information Page from Parent Application; and
- 6. Return Postcard (1 pg).



Jonathan Spangler, Esq.
Chief Patent Counsel
NuVasive, Inc.
4545 Towne Center Court
San Diego, CA 92121

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03/21/2005 16:34 IFAX fax1. Co...er
Mar-21-2005 02:39pm From-NuVasive Inc.

EXHIBIT "B"

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Approved for use through 07/31/2008. DMB 0881-0024

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			Art Unit	3736			
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Signature							
Printed name	Jonathan Spangler	#					
Date	March 21, 2005	\rightarrow	Reg	, No. 40,16	2		
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This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will very depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PTO/SB/22 (12-04)

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U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE

Under the paperwork Reduction Act of 1995, no porsons are required to respond to a collection of information unless if displays a valid OMB control number.

PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a)			Docket Number (Optional)				
FY 2005 (Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).)			059 US 2				
1	Application Number 10/8/2, 938			9. 2004			
	E DISCRIMINATION AND APPUC	ATTONS IN ME	· · · · · · · · · · · · · · · · · · ·				
	736			ALAN MARMOR II			
This is a requ	This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above identified						
The requester	d extension and fee are as follows (check ti	me period desired ar	nd enter the appropriate	e fee below):			
		Fee	Small Entity Fee	,			
	One month (37 CFR 1.17(a)(1))	\$120	\$60	\$			
	Two months (37 CFR 1.17(a)(2))	\$450	\$22 5	\$			
豆.	Three months (37 CFR 1.17(a)(3))	\$1020	\$510	s 510.00			
	Four months (37 CFR 1.17(a)(4))	\$1590	\$795	\$			
·	Five months (37 CFR 1.17(a)(5))	\$2160	\$1080	\$			
Applicant	claims small entity status. See 37 CFR 1.2	7.					
A check	in the amount of the fee is enclosed.						
Payment	t by credit card. Form PTO-2038 is atta	ched.					
The Dire	ctor has already been authorized to cha	arge fees in this ap	plication to a Deposi	t Account.			
The Dire	ctor is hereby authorized to charge any	fees which may b	e required, or credit a	any overpayment, to			
	Account Number 50-2040 Information on this form may become public		enclosed a duplicate				
Provide cr	edit card information and authorization on PI	70-2038.	don snould not be includ	led on this form.			
l am tha		-					
i am the	am the applicant/inventor.						
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed (Form PTO/SB/96).							
attorney of agent of record. Registration Number							
attorney or agent under 37 CFR 1.34. Registration number if acting under 37 CFR 1.34							
MARCH 21, 2005				21,2005			
	Signature		Di	ate			
	JONATHAN SPANGLER		858-243-0029				
	Typed or printed name			e Number			
NOTE: Signaturos e signaturo is require	NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below.						
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This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer.
U.S. Patern and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a)	Docket Number (Optional)		
FY 2005 (Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).)	059 US 2		
Application Number 10/8/2, 938	Filed MARCH 29, 2004		
FOR TISSUE DISCRIMINATION AND APPLICATIONS IN ME			
Art Unit 3736	Examiner CHARLES ALAN MARMON		
This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above identified application.			
The requested extension and fee are as follows (check time period desired a	nd enter the appropriate fee below).		
<u>F99</u>	Small Entity Fee		
One month (37 CFR 1.17(a)(1)) \$120	\$60 s	_	
Two months (37 CFR 1.17(a)(2)) \$450	\$2 25	_	
Three months (37 CFR 1.17(a)(3)) \$1020	\$510 \$ 510.6	0	
Four months (37 CFR 1.17(a)(4)) \$1590	\$795		
Five months (37 CFR 1.17(a)(5)) \$2160	\$1080 \$		
Applicant claims small entity status. See 37 CFR 1.27.		_	
A check in the amount of the fee is enclosed.			
Payment by credit card. Form PTO-2038 is attached.			
The Director has already been authorized to charge fees in this ap	polication to a Denosit Account		
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WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.			
am the applicant/inventor.			
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed (Form PTO/SB/96).			
attorney of agent of record. Registration Number 40,182			
attorney or agent under 87 CFR 1.34. Registration number if acting under 37 CFR 1.34			
	MARCH 21, 2005	- 1	
Signature	Date		
JONATHAN SPANGLER	858-243-0029		
Typed or printed name	Telephone Number		
OTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) and required. Submit multiple forms if more than one greature is required, see below.			
Total of forms are submitted.			

This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re: Patent Application of) `
Michael Hoey et. al.) Group Art Unit: 3736
App. Ser. No. 10/812,938)) Examiner: Charles Alan Marmor II
Filed: March 29, 2004)))
For: TISSUE DISCRIMINA AND APPLICATIONS MEDICAL PROCEDU	IN)
	ng deposited with the United States Postal Service as first class mail in an envelope sioner for Patents PO Box 1450, Alexandria VA 22313-1450 on March 21, 2005:

RESPONSIVE AMENDMENT

Mail Stop Amendment Commissioner for Patents PO Box 1450 Alexandria VA 22313-1450

Dear Sir:

In response to the office action mailed September 21, 2004, having a shortened statutory period for response which expired December 21, 2004, please amend the above-identified application as follows.

IN THE SPECIFICATION:

Please replace the section entitled "CROSS-REFERENCES TO RELATED

APPLICATIONS" with the following replacement section:

CROSS-REFERENCES TO RELATED APPLICATIONS

The present application is a divisional of commonly owned and co-pending U.S. Patent Application Serial No. 09/860,648 filed May 18, 2001 and issued as U.S. Patent No. 6,760,616 on July 6, 2004, the complete disclosure of which is hereby incorporated herein by reference in its entirety for all purposes. Additionally, the present application claims benefit under 35 U.S.C. § 119(e) from U.S. Provisional Application Serial No. 60/205,634 filed May 18, 2000; and U.S. Provisional Application Serial No. 60/243/465 filed October 25, 2000; the entire contents of which are hereby expressly incorporated by reference into this disclosure as if set forth fully herein.

IN THE CLAIMS:

- (Currently Amended) A method of determining whether a conductive element of
 a probe is located adjacent to identifying a characterized body tissue located
 adjacent to a conductive element of a probe comprising the steps of:
 - a) applying an electrical signal to the conductive element;
 - b) determining characteristics of the applied signal, including a phase angle; and
 - c) determining whether the conductive element of a probe is located adjacent to identifying a characterized body tissue located adjacent to the conductive element of a probe based on the phase angle of the applied signal, wherein said characterized body tissue comprises at least one of cortical bone[[,]] and cancellous bone, or cortical bone near the boundary with soft tissue.
- (Currently Amended) The method of claim 1, wherein the determined characteristics of the <u>applied</u> signal include an impedance of the signal through the tissue.
- 3. (Previously Presented) The method of claim 1, wherein the probe comprises one of a cannula and a cathode.
- 4. (Previously Presented) The method of claim 1, wherein step a) applies signals having a range of predetermined frequencies to the conductive element.

- 5. (Currently Amended) The method of claim 1, wherein step c) includes

 determining whether the conductive element of a probe is located adjacent to said

 tissue identifying the characterized body tissue located adjacent to the conductive

 element of said probe based on the determined characteristics and frequency of
 the resulting signal.
- 6. (Previously Presented) The method of claim 1, wherein the conductive element is an electrode.
- 7. (Previously Presented) The method of claim 1, wherein the conductive element includes a pair of electrodes and the signal is passed between said electrodes.
- 8. (Previously Presented) The method of claim 1, wherein the signal is an electrical signal having a sliding frequency.
- 9. (Currently Amended) An article of manufacture for use in determining whether a conductive element of a probe is located adjacent to identifying a characterized body tissue located adjacent to a conductive element of a probe, the article of manufacture comprising computer readable storage media including program logic embedded therein that causes control circuitry to perform the steps of:
 - a) applying a signal to the conductive element;
 - b) determining characteristics of the applied signal, including a phase angle; and

Application Serial No. 10/812,038
Attorney Ref. No. 059US2

- c) determining whether the conductive element of a probe is located adjacent to identifying a characterized body tissue located adjacent to the conductive element of a probe based on the phase angle of the applied signal, wherein said characterized body tissue comprises at least one of cortical bone[[,]] and cancellous bone, or cortical bone near the boundary with soft tissue.
- 10. (Currently Amended) The article of manufacture of claim 9, wherein the determined characteristics of the <u>applied</u> signal further include an impedance of the signal through the tissue.
- 11. (Previously Presented) The article of manufacture of claim 9, wherein the probe comprises one of a cannula and a cathode.
- 12. (Previously Presented) The article of manufacture of claim 9, wherein step a) applies signals having a range of predetermined frequencies to the conductive element.
- 13. (Currently Amended) The article of manufacture of claim 9, wherein step c) includes determining whether the conductive element of a probe is located adjacent to said tissue identifying the characterized body tissue located adjacent to the conductive element of said probe based on the determined characteristics and frequency of the resulting signal.

- 14. (Previously Presented) The article of manufacture of claim 9, wherein the conductive element is an electrode.
- 15. (Previously Presented) The article of manufacture of claim 9, wherein the conductive element includes a pair of electrodes and the signal is passed between said electrodes.
- 16. (Previously Presented) The article of manufacture of claim 9, wherein the signal is an electrical signal having a sliding frequency.
- 17. (Currently Amended) An apparatus for use in determining whether a conductive element of a probe is located adjacent to identifying a characterized body tissue located adjacent to a conductive element of a probe, the apparatus including:
 - a) means for applying a signal to the conductive element;
 - b) means for determining characteristics of the applied signal, including a phase angle of the signal; and
 - c) means for determining whether the conductive element of a probe is

 located adjacent to identifying a characterized body tissue located adjacent
 to the conductive element of a probe based on the phase angle of the
 applied signal, wherein said characterized body tissue comprises at least
 one of cortical bone[[,]] and cancellous bone, or cortical bone near the
 boundary with soft tissue.

- 18. (Currently Amended) The apparatus of claim 17, wherein the determined characteristics of the <u>applied</u> signal include an impedance of the signal through the tissue.
- 19. (Previously Presented) The apparatus of claim 17, wherein the probe comprises one of a cannula and a cathode.
- 20. (Previously Presented) The apparatus of claim 17, wherein means for applying a signal includes means for applying signals having a range of predetermined frequencies to the conductive element.
- 21. (Currently Amended) The apparatus of claim 17, wherein the means for determining whether the conductive element of a probe is located adjacent to said tissue identifying said tissue located adjacent to the conductive element of said probe includes means for determining whether the conductive element of a probe is located adjacent to said tissue based on the determined characteristics and frequency of the signal.
- 22. (Previously Presented) The apparatus of claim 17, wherein the conductive element is an electrode.

- 23. (Previously Presented) The apparatus of claim 17, wherein the conductive element includes a pair of electrodes and the signal is passed between said electrodes.
- 24. (Previously Presented) The apparatus of claim 17, wherein the signal is an electrical signal having a sliding frequency.

REMARKS

Claims 1-24 are currently pending in this application. In the Office Action mailed September 21, 2004 (the "Office Action"), claims 1-24 were rejected and claims 1, 2, 9, 10, 17 and 18 were objected to for various informalities. In response, claims 1-2, 5, 9-10, 13, 17-18 and 21 have been amended herewith. Applicants respectfully request favorable consideration of the present application in light of the amendments to the claims and specification, and the following remarks.

I. Oath/Declaration

In paragraph 1 of the Office Action, the declaration was deemed to be defective because it did not identify the city and either state or foreign country of residence of each inventor. The Office Action correctly states that a copy of the Declaration for Utility or Design Application Using an Application Data Sheet (37 CFR 1.76) that was originally submitted with parent application U.S. Serial No. 09/860,648 was filed with the present application on March 29, 2004, and further states that no copy of an Application Data Sheet is in the file. The parent file did include a sheet containing "Inventor Information" including each inventor's name, postal address, and citizenship, as well as "Correspondence Information," "Application Information," and "Continuity Information." This sheet was inadvertently omitted with the copy of the declaration originally submitted in the present application. Applicants have resubmitted the copy of the original declaration as submitted with the parent application along with the copy of

the inventor information sheet that was also submitted with the original application, and further believe that this action should rectify the defect in the declaration.

II. Specification

In paragraph 2 of the Office Action, the disclosure was objected to for several informalities. Applicants have revised the section entitled "CROSS-REFERENCES TO RELATED APPLICATIONS" in order to correct these informalities. In particular, Applicants have added "and issued as U.S. Patent No. 6,760,616 on July 6, 2004" after "May 18, 2001" in order to correctly reflect the current status of the parent application. Furthermore, Applicants have replaced "60/243/465" with "60/243,465" in accordance with the Office Action. The remainder of the specification has been reviewed and no other errors are believed to exist. No new matter has been added.

III. Claim Objections

In paragraphs 4-9 of the Office Action, claims 1, 2, 9, 10, 17 and 18, respectively, were objected to because of several informalities. Claims 1, 2, 9, 10, 17 and 18 have been amended to correct these informalities, and applicants respectfully assert that these claim objections should be withdrawn as moot.

IV. Claim Rejections – 35 USC § 102

Claims 1-24 were rejected by the Office Action under 35 USC § 102(b) as being anticipated by U.S. Pat. No. 5,759,159 to Masreliez ("Masreliez"). Applicant respectfully traverses this rejection as set forth below.

In order for a reference to anticipate the present claimed invention under 35 USC 102(b), it must be shown that each and every element of the claim can be found in the reference. If it can be shown that one element of the claim is missing or not met by the cited reference, the rejection must be withdrawn as inappropriate.

Claim 1, as amended, recites a method of *identifying a characterized body tissue* located adjacent to a conductive element of a probe comprising the steps of (a) applying an electrical signal to the conductive element; (b) determining characteristics of the applied signal, including a phase angle; and (c) identifying a characterized body tissue located adjacent to the conductive element of a probe based on the phase angle of the applied signal, wherein said characterized body tissue comprises at least one of cortical bone and cancellous bone.

Claim 9, as amended, recites an article of manufacture for use in *identifying a* characterized body tissue located adjacent to a conductive element of a probe, the article of manufacture comprising computer readable storage media including program logic embedded therein that causes control circuitry to perform the steps of (a) applying an electrical signal to the conductive element; (b) determining characteristics of the applied signal, including a phase angle; and (c) identifying a characterized body tissue located adjacent to the conductive element of a probe based on the phase angle of the applied signal, wherein said characterized body tissue comprises at least one of cortical bone and cancellous bone.

Claim 17, as amended, recites an apparatus for use in *identifying a characterized* body tissue located adjacent to a conductive element of a probe, the apparatus including (a) means for applying a signal to the conductive element; (b) means for determining characteristics of the signal, including a phase angle of the signal; and (c) means for identifying a characterized body tissue located adjacent to the conductive element of a probe based on the phase angle of the applied signal, wherein said characterized body tissue comprises at least one of cortical bone and cancellous bone.

The Masreliez reference appears to be silent with regard to at least one element found in amended Claims 1, 9 and 17 of the claimed invention. Among other voids, the Masreliez reference does not disclose the element of Claims 1, 9 and 17 involving identifying a characterized body tissue located adjacent to a conductive element of a probe. The Masreliez reference appears to be concerned only with finding the apex of a root canal, particularly where the root canal ends and the patient's tissue begins (col. 1, lines 23-25). Notably, the apparatus and method in the Masreliez reference is focused on detecting changes in the node voltage $V_p(f_i)$ produced by the probe current $I_p(f_i)$, including phase angles \emptyset_1 - \emptyset_5 and amplitudes A_1 - A_5 which signal that the distal end of the probe is approaching body tissue (col. 3 line 57 – col. 4, line 10). The Masreliez reference neither teaches nor suggests identifying the type of body tissue that the probe may encounter. Rather, the Masreliez reference relies on the difference in impedance Z between the root canal (i.e. enamel) and body tissue (col. 3, line 66 – col. 4, line 5, and

col. 5, lines 20-25) to determine the location of the probe relative to body tissue in general.

Because the Masreliez reference is silent to at lease one element of amended Claims 1, 9 and 17, it is respectfully requested that the rejection of Claims 1-24 in the Office Action be withdrawn. Claims 1, 9 and 17 are believed to be in proper condition for allowance and an indication of such is hereby earnestly solicited. Claims 2-8, 10-16, and 18-24, being dependent upon and further limiting independent Claims 1, 9 and 17, should be deemed allowable for the reasons set forth in support of the allowability of Claims 1, 9 and 17, as well as the additional features they contain.

V. Double Patenting

Claims 1-24 were rejected by the Office Action under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-24 of U.S. Patent No. 6,760,616. In response to this rejection, Applicants are willing to timely file a terminal disclaimer in compliance with 37 CFR 1.321(c) upon condition of allowance.

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T-228 P.004/004 F-845

PATENT

Application Serial No. 10/812,038 Attorncy Ref. No. 059US2

CONCLUSION

The foregoing amendment has been submitted to place the present application in condition for allowance. Favorable reconsideration and allowance of the claims in this application is respectfully requested. Furthermore, Applicant hereby authorizes a payment of \$510.00 fee for the Petition for Extension of Time for 3 months. No other fees are deemed necessary at this time. However, in the event that there are any additional fees to be charged or payments to be credited, the applicant hereby request that any charges or credits be made to Deposit Account No.: 50-2040 for Customer No.: 30.328. In the event that there are any questions concerning this Amendment or the application in general, the Examiner is cordially invited to telephone the undersigned attorney so that prosecution may be expedited.

Respectfully submitted, NUVASIVE, INC.

Bv

Jonathan Spangler, Esq. Registration No. 40,182

4545 Towne Centre Court San Diego, CA 92121

Tel.: (858) 243-0029

Date: March 21, 2005

NO 949

Attorney Docket No.: 18608004910 Client Ref. No.:

This declaration is directed to:

for which a patent is sought

As the below named inventor(s), liwe declare that:

Z

PTO/SBAITA (20-00)

THIS COPY OF THIS

SUBMISSION WITH THE

(ATT REF No. 059US2)

APPLICATION ATTACHED

DECLARATION IS

INTENDED FOR

HEREWITH.

Approved for uso Strough 1001/2002. CMB 0651-0032 Sement Office U.S. DEPARTMENT OF CONTRERCE nd to a connection of his TA WANT ONE CONTRACT

Application No. 09/860.648, filed on May 18, 2001.

_ (f applicable);

DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

The attached application, or

as amended on ___

I/we believe that I/we am/are the original and first inventor(s) of the subject matter

If we have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment specifically referred to above;			
I/we admowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.56, including material information which became available between the filing date of the prior application and the National or PCT international filing date of the continuation-in-part application, if applicable; and			
All statements made herein of mylown knowledge are true, all statements made herein on information and belief are believed to be true, and further that these elatements were made with the knowledge that wilful false statements and the like are punishable by tine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.			
FULL NAME OF INVENTOR(S)			
inventor one MICRAS HOEY	Deta: 6/25/01		
Signature:	Citizen of: US		
Inventor two CORBETT.W. STONE			
Signature: Contestion the	Citizen of: US		
Inventor three KEVIN FOLEY	Date: 7/1/01		
Signature:	Cliben of US		
Inventor four	Date:		
Signature:	Citizen of:		
Additional inventors are being named on additional for			
Burden Hour Statement: This collection of Information is required by 35 U.S.C. 116 and 17 CFR 1,63. The information is used by the public to fite (and the PTO to proceed an acceleration. Confidentially is governed by 16 U.S.C. 122 and 37 CFR 1,14. This some is estimated to take 1 minutes to complete. This time will vary depending upon the needs of the individual case. Any comments on the shareful time you are required to complete this form about to see a to the Chief information OCLass, U.S. Palent and Tradement Crico. Washington, DC 20231. DO NOT SENO FEES OR COMPLETED PORMS TO THIS ADDRESS, SENO TO: Assistant Commissioner for			

inventor information



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Correspondence information

Correspondence Customer Number:: 20350

Application information

Title Line One:: TISSUE DISCRIMINATION AND

Title Line Two:: **APPLICATIONS IN MEDICAL PROCEDURES**

Total Drawing Sheets:: Formal Drawings?:: Yes **Application Type::** Utility

Docket Number:: 18608004910

Secrecy Order in Patent Appl.?:: No

Continuity Information

This application is a:: **NonProvisional** > Application One:: 60/205,634 Filing Date:: May 18, 2000

Patent Number::

which is a:: >>Application Two:: 60/243.465

Filing Date:: October 25, 2000 Patent Number::

PA 3148418 v1

PTO/SB/64 (07-05)

Approved for use through 07/31/2006. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

PETITION FOR REMAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)			Docket Number (Optional) 059US2		
First named inve	ntor:	Michael F. Hoey			
Application No.:		2,038	A	rt Unit: 3736	
Filed: March 29		_,		xaminer: Charl	os A Marmor II
		and Applications in Medical I		Karimier. Cham	es A. Maimoi, ii
riue.					
Attention: Office Mail Stop Petitic Commissioner for P.O. Box 1450 Alexandria, VA 2 FAX (571) 273-8	on r Paten 2313-14	ts			
NOT ·	E: If in Infor	formation or assistance mation at (571) 272-32	e is needed in completi 282.	ng this form, p	please contact Petitions
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.					
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION					
 NOTE: A grantable petition requires the following items: Petition fee; Reply and/or issue fee; Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and Statement that the entire delay was unintentional. 					
1.Petition fee ✓ Small entity-fee \$ _750.00 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.					
Other than small entity – fee \$ (37 CFR 1.17(m))					
2. Reply and/or fee A. The reply and/or fee to the above-noted Office action in the form of Responsive Amendment on MANNY MANDO (identify type of reply):					
<u> </u>	has t	peen filed previously or closed herewith.	1		
B. The	has b	ee and publication fee een paid previously on losed herewith.	(if applicable) of \$	<u></u> .	
			[Page 1 of 2]		

[Page 1 of 2]
This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

3. Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed on or after	June 8, 1995, no terminal disclaimer is required.
A terminal disclaimer (and disclaimer fee (37 CFR 1.2 for other than a small entity) disclaiming the required pPTO/SB/63).	O(d)) of \$ for a small entity or \$ period of time is enclosed herewith (see
4. STATEMENT: The entire delay in filing the required reply fi filing of a grantable petition under 37 CFR 1.137(b) was un Trademark Office may require additional information if there abandonment or the delay in filing a petition under 37 CFR subsections (III)(C) and (D)).	ntentional. [NOTE: The United States Patent and et a question as to whether either the
WARNING: Information on this form may become p included on this form. Provide credit card informati	ublic. Credit card information should not be on and authorization on PTO-2038.
'/ ×	August 3, 2005
Signature	Date
	•
Jonathan Spangler, Esq.	40,182
Typed or printed name	Registration Number, if applicable
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✓ Reply	
Terminal Disclaimer Form	
Additional sheets containing statements es	stablishing unintentional delay
✓ Other: Return Receipt Postcard	
CERTIFICATE OF MAILING OR TRAI	ISMISSION [37 CFR 1.8(a)]
I hereby certify that this correspondence is being: Deposited with the United States Postal Service postage as first class mail in an envelope addrespatents, P. O. Box 1450, Alexandria, VA 22313 Transmitted by facsimile on the date shown bell Office as (571) 273-8300. August 3, 2005 Date	ow to the United States Patent and Trademark Signature Jonathan Spangler
Туреа	or printed name of person signing certificate